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PATENT

Customer No. 22,852

Attorney Docket No. 7451.0010-01

InterTrust Ref. No.: IT-14.1(US)

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Signed:

Mary McCauley
Mary A. McCauley

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

In re Application of:)

Victor H. Shear, et al.)

) Group Art Unit: 2161

Serial No.: 09/498,369)

) Examiner: Thomas A. Dixon

Filed: February 4, 2000)

For: SYSTEMS AND METHODS FOR)
MATCHING, SELECTING,)
NARROWCASTING, AND/OR)
CLASSIFYING BASED ON)
RIGHTS MANAGEMENT AND/OR)
OTHER INFORMATION)

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Technology Center 2100

Assistant Commissioner for Patents
Washington, DC 20231

Sir:

RESPONSE TO RESTRICTION REQUIREMENT

In a restriction requirement dated December 19, 2001, the Examiner required restriction under 35 U.S.C. § 121 between Group I (claim 1), Group II (claims 136-140), Group III (claims 141-145), Group IV (claims 146-150), Group V (claims 151-155), Group VI (claims 156-160), Group VII (claims 161-165), Group VIII (claims 166-170), Group IX (claims 171-175), Group X (claims 176-180), and Group XI (claims 181-185).

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03/27/2002 REASON

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Applicants provisionally elect, with traverse, to prosecute Group V (claims 151-155) and Group VI (claims 156-160). The Examiner has classified Groups V and VI to class 705, subclass 67.

Applicants respectfully point out that claims 156-160 of Group VI are directed to method claims and not system claims as indicated by the Examiner. (12/19/01, Restriction Requirement, at 3). Since the Examiner has classified the claims in Groups V and VI to the same class and subclass, Applicants submit that examination of claims 151-160 would not place undue burden on the Examiner. (MPEP § 803). Accordingly, Applicants respectfully request examination of claims 151-160.

Please grant any extensions of time required to enter this response and charge any additional required fees to our deposit account 06-0916.

Respectfully submitted,

FINNEGAN, HENDERSON, FARABOW,
GARRETT & DUNNER, L.L.P.

Dated: March 19, 2002

By: 

Karna J. Nisewaner
Reg. No. 50,665

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